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10	Paris Las Vegas Operating Company, LLC, Caesars Enterprise Services, LLC, CPLV	
11	Manager, LLĈ, CEOC, LLC, Caesars	
12	Entertainment Corporation, LLC, and Caesars Resort Collection, LLC	
13		
14	UNITED STATES DISTRICT COURT	
15	FOR THE DISTRICT OF NEVADA	
16		
17	ERIC EHMANN,	Case No.: 2:19-cv-01199-APG-BNW
18	Plaintiff,	Honorable Andrew P. Gordon
19	VS.	
20	DESERT PALACE, LLC, a Domestic	IOINT CTIDLE ATION OF ALL DADTIES TO
	Corporation, PARIS LAS VEGAS OPERATING COMPANY, LLC, a	JOINT STIPULATION OF ALL PARTIES TO EXTEND TIME FOR DEFENDANTS TO
21	Domestic Corporation, CAESARS ENTERPRISE SERVICES, LLC, a	FILE REPLIES IN SUPPORT OF PENDING MOTIONS TO DISMISS
22	Foreign Corporation, CPLV MANAGER, LLC, a Foreign Corporation, CEOC, LLC,	
23	a Foreign Corporation, CAESARS ENTERTAINMENT CORPORATION, a	(FIRST REQUEST)
24	Foreign Corporation, CAESARS RESORT COLLECTION, LLC, a Foreign	
25	Corporation, and AMERICAN GAMING ASSOCIATION, a Foreign Corporation,	ORDER
26	Defendants.	
27	Detendants.	
28		

Pursuant to LR IA 6-1, Plaintiff Mr. Eric Ehmann, *pro se*, ("Plaintiff") and Defendants Desert Palace, LLC, Paris Las Vegas Operating Company, LLC, Caesars Enterprise Services, LLC, CPLV Manager, LLC, CEOC, LLC, Caesars Entertainment Corporation, and Caesars Resort Collection, LLC (the "Caesars Defendants") and Defendant American Gaming Association ("AGA") (collectively, the "Stipulating Parties") hereby stipulate as follows:

- 1. The Caesar's Defendants time to file a Reply Brief in Support of the Caesars Defendants' Motion to Dismiss (Dkt. No. 24) is hereby extended seven (7) days. Any reply brief submitted in further support of the Caesars Defendants' Motion to Dismiss shall be filed on or before Friday, November 1, 2019.
- 2. AGA's time to file a Reply Brief in Support of AGA's Supplemental Motion to Dismiss (Dkt. No. 26) is hereby extended to on or before Friday, November 1, 2019.
- The Caesars Defendants' counsel requested that all Parties agree to this proposed joint stipulation in light of the Caesars Defendants' counsel's travel schedule the week of October 21, 2019.
- 4. Furthermore, Plaintiff served both his Opposition to the Caesars Defendants' Motion to Dismiss ("Opposition to Caesars MTD") and a Motion for Leave to Amend to File a Third Amended Complaint ("Motion for Leave") on Friday, October 18. Plaintiff served his Opposition to AGA's Motion to Dismiss on Sunday, October 20 ("Opposition to AGA MTD").
- 5. By extending the time to file replies to Plaintiffs' Opposition to Caesars MTD and Opposition to AGA MTD, the Defendants responses to both the Oppositions and Motion for Leave will be filed on the same day—November 1, 2019.
- 6. No prior extension has been requested by any party.

1	The Stipulating Parties res	spectfully submit the foregoing and request that the Court enter the
2	Order included below.	
3	Respectfully submitted this 22 <sup>nd</sup> day of October 2019.	
4		
5	/s/ Eric Ehmann	/s/ David Zerhusen
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14		Operating Company, LLC, Caesars Enterprise Services, LLC, CPLV Manager, LLC, CEOC, LLC,
15		Caesars Entertainment Corporation, and Caesars Resort Collection, LLC
16		, , , , , , , , , , , , , , , , , , , ,
17		/s/ Rory T. Kay
		Jeff Silvestri (No. 5779) Rory T. Kay (12416)
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23		Counsel for Defendant American Gaming Association
		IT IS SO ORDERED.
24		IT IS SO ORDERED:
25		LIMITED STATES DISTRICT HIDSE
26		UNITED STATES DISTRICT JUDGE
27		10/22/2019
28		DATED:
		3